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_	Rimini Street, Inc., and Seth Ravin	
13		
14	UNITED STATES DISTRICT COURT	
15		
	DISTRICT OF NEVADA	
16		
		I
17	ORACLE USA, INC., a Colorado corporation;	
18	ORACLE AMERICA, INC., a Delaware	Case No. 2:10-cv-0106-LRH-PAL
10	corporation; and ORACLE INTERNATIONAL	
19	CORPORATION, a California corporation,	DECLARATION OF B.TRENT WEBB
	Disintiffs	IN SUPPORT OF MOTION BY
20	Plaintiffs,	DEFENDANT RIMINI STREET, INC.
. 1	$\ $ v.	FOR CLARIFICATION OF AUGUST
21	'	13, 2014 ORDER (DKT. 476)
22	RIMINI STREET, INC., a Nevada corporation;	REGARDING RIMINI'S FIRST
	SETH RAVIN, an individual,	COUNTERCLAIM (DEFAMATION)
23		
	Defendants.	
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Declaration of B. Trent Webb

- I, B. Trent Webb, have personal knowledge of the facts stated below and hereby declare as follows:
- 1. I am attorney at Shook, Hardy & Bacon L.L.P. in its Kansas City, Missouri office and am admitted to practice *pro hac vice* before this Court in the above-captioned matter. Shook, Hardy & Bacon are counsel of record for defendants Rimini Street, Inc. ("Rimini") and Seth Ravin. I make this declaration in support of Rimini's Motion for Clarification of the August 13, 2014 Order (Dkt. 476) Regarding Rimini's First Counterclaim.
- 2. On August 22, 2014, I viewed a press release issued by Oracle and entitled *Court Finds Rimini Street Engaged in 'Massive Theft' of Oracle's Intellectual Property, and Once Again Rules That Rimini Street Infringed Oracle's Copyrights*. A true and correct copy of this press release is attached as Exhibit 1.
- 3. On August 22, 2014, I viewed an article entitled *Oracle claims knockout blow in IP lawsuit: Judge says Rimini Street pinched Larry's goodies*. A true and correct copy of this article is attached as Exhibit 2.
- 4. On August 22, 2014, I viewed an article entitled *Rimini Street did steal Oracle's intellectual property, judge says*. A true and correct copy of this article is attached as Exhibit 3.
- 5. On August 22, 2014, I viewed an article entitled *Rimini Infringed Oracle's Database Copyrights, Says Court: US District Court dismisses Rimini Street's counterclaims of defamation and unfair trade practices, agrees that it engaged in 'massive theft' of Oracle's intellectual property as trial moves closer.* A true and correct copy of this article is attached as Exhibit 4.
- 6. On August 22, 2014, I viewed an article entitled *Oracle lands blow in fight against cut-price support firm*. A true and correct copy of this article is attached as Exhibit 5.
- 7. On August 22, 2014, I viewed an article entitled *Oracle bests Rimini Street in latest lawsuit ruling*. A true and correct copy of this article is attached as Exhibit 6.
- 8. On August 22, 2014, I viewed an article entitled *Oracle wins key legal ruling in long-running Rimini Street IP legal battle*. A true and correct copy of this article is attached as Exhibit 7.

- 9. On August 22, 2014, I viewed an article entitled *Stuck between a rock and a hard* place: How to renegotiate software contracts. A true and correct copy of this article is attached as Exhibit 8.
- 10. On August 22, 2014, I viewed an article entitled *Oracle scores another win against Rimini in copyright fight*. A true and correct copy of this article is attached as Exhibit 9.
- On August 21, 2014, my client received from Annie Cormier a letter that Ms.
 Cormier received from Zachary Hill. A true and correct copy of the forwarded letter is attached as Exhibit 10.
- 12. On August 21, 2014, my client received from Steve Cochrane an email that Mr. Cochrane received from Zachary Hill. A true and correct copy of the forwarded email is attached as Exhibit 11.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on August 22, 2014.

/s/ B. Trent Webb
B. Trent Webb, Esq.